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	UNITED STATES DISTRICT COURT
0	NORTHERN DISTRICT OF CALIFORNIA
1	OAKLAND DIVISION
2	
3	UNITED STATES OF AMERICA,) CASE NO. 4:16-70812 MAG
4	Plaintiff, CORRECTED STIPULATION AND
15) [PROPOSED] ORDER TO CONTINUE v.) HEARING AND EXCLUDE TIME UNDER
16	JOSE ESCAMILA-ARZOLA,) SPEEDY TRIAL ACT AND RULE 5.1 FROM AUGUST 23, 2016 TO SEPTEMBER 21, 2016
7 8	Defendant.
19	
20	STIPULATION
21	Defendant Jose Escamila-Arzola is charged by complaint in the above-referenced matter with
22	conspiracy to distribute and to possess with the intent to distribute controlled substances. The
23	government has recently produced the discovery in the matter and the parties have discussed a potential
24	disposition of the case. The defendant hereby requests additional time before the preliminary hearing to
25	allow defense counsel an opportunity to review the discovery and confer with his in-custody client and
26	the government regarding the potential disposition.
27	The preliminary hearing in this matter is presently scheduled on August 23, 2016, and the partie
28	hereby request that it be continued to September 21, 2016. The parties make this request to allow for

STIP. AND [PROPOSED] ORDER RESCHEDULING PRELIMINARY HRG. AND EXCLUDING TIME 4-16-70812 MAG

reasonable time for the effective preparation of counsel. For all of the reasons stated, the parties believe that good cause exists to exclude and waive time under Federal Rule of Criminal Procedure 5.1(c) and 2 3 (d) from August 23, 2016 through September 21, 2016, taking into account the public interest in the prompt disposition of a criminal case and the defendant's consent, and to exclude time under the Speedy 4 5 Trial Act. 18 U.S.C. § 3161. IT IS SO STIPULATED. 6 7 8 DATED: August 17, 2016 Respectfully submitted, BRÍAN J. ŠTRETCH 9 United States Attorney 10 11 LLOYD FARNHAM Assistant United States Attorney 12 13 JOHN PAUL REICHMUTH 14 Counsel for Jose Escamila-Arzola 15 16 (PROPOSED) ORDER 17 For the reasons stated by the parties, the Court finds that the aforementioned request is supported 18 by good cause and made with the consent of Defendants. Fed. R. Crim. Proc. 5.1(c) and (d). The Court 19 therefore finds that an exclusion of time between August 23, 2016 through September 21, 2016, is 20 merited under Federal Rules of Criminal Procedure Rule 5.1(c) and (d) and the Speedy Trial Act under 21 18 U.S.C. § 3161 and moves the date of the preliminary hearing to September 21, 2016. 22 IT IS SO ORDERED. 23 24 25 DATED: August 22, 2016 United States Magistrate Judge 26 27 28

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